

GOVERNMENT OF ANDHRA PRADESH  
ABSTRACT

Public Services-Police – Petition of Sri D.Satyanarayana Raju, PC 824 DAR, Vizianagaram District against the penalty of “Censure” – Punishment-set-aside - Orders – Issued.

HOME (SERVICES-II) DEPARTMENT

G.O.Rt.No. 2456

Dated:21 -12-2012.

Read the following:-

From the D.G.P., A.P., Hyderabad, Lr.Rc.No.3242/Appeal-3/2012, dated: 16-10-2012.

\* \* \*

ORDER:

In the letter read above, the Director General of Police, Andhra Pradesh, Hyderabad has stated that Sri D.Satyanarayana Raju, PC 824 DAR, Vizianagaram District was given a charge for the following delinquency:-

“He has exhibited reprehensible conduct by harassing his wife by name Dantuluri Suneetha on 24.04.2007 at his residence at Vivekananda Colony, Vizianagaram both physically and mentally blaming that she has a mental disorder and later also he along with his relatives beat her with hands indiscriminately and hence his wife gave a compliant against him on 28.04.2007 at Vizianagaram I Town PS and the Sub-Inspector of Police, Vizianagaram I Town Ps conducted counseling but in vain. Hence a case in Cr.No. 181/2007 U/s 498(A), 307 IPC & Sec. 3&4 of S.P Act & 156(3) Cr.P.C was registered against him on 17/06/2007 at Vizianagaram I Town Ps and arrested him on 22/06/2007 and sent for remand.”

2. The Superintendent of Police, Vizianagaram District, duly following the procedure prescribed under APCS (CC&A) Rules, imposed the punishment of “Censure” in Proceedings C.No. 01/OE/PR/2008, dt: 18.10.2010. His appeal was considered and rejected by the Appellate authority i.e. Deputy Inspector General of Police, Vizianagaram Range, Visakhapatnam in Proceedings No. 11/App/2011, dt: 11.03.2011. His revision petition was considered and rejected by the Revision authority i.e.. the Inspector General of Police, North Coastal Zone, Hyderabad in proceedings Rc.No. 369/A1/NCZ/Revison/2012, dt: 22.06.2012.

3. The Superintendent of Police, Vizianagaram District, has informed that after acknowledging the above orders the PC filed an O.A.No. 5968/2012 against the SP, VZM, the DIG VSP Range, IGP, NCZ and Govt. The APAT in its order dt: 26.7.2012, while disposing the O.A pronounced that the applicant is at liberty to make mercy petition to Govt. i.e. 4<sup>th</sup> respondent notwithstanding pendency of this application on the file of this Tribunal if at all any such mercy petition made, the 4<sup>th</sup> respondent is directed to consider and pass appropriate orders in accordance with Rules, within a period of six weeks from the date of receipt of the said order. Accordingly, the individual submitted his mercy petition to Government

4. Government, after careful examination of the entire matter with the records made available and keeping in view of his acquittal in the said criminal case, hereby set aside the punishment of “Censure” imposed on Sri D.Satyanarayana Raju, PC 824 DAR, Vizianagaram District and the suspension period is regularized as leave to which he is eligible.

5. The Director General of Police, Andhra Pradesh, Hyderabad, is requested to take necessary action accordingly in the matter. The records received through the letter read above, are returned herewith and receipt of the same shall be acknowledged.

(BY ORDER AND IN THE NAME OF THE GOVERNOR OF ANDHRA PRADESH)

T.P.DAS  
PRINCIPAL SECRETARY TO GOVERNMENT.

To  
The Director General of Police, A.P., Hyderabad. (we)

Copy to:- The individual concerned (through D.G.P., A.P., Hyderabad).

// FORWARDED ;; BY ORDER //

SECTION OFFICER.